Patents

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	
James Crawford Carson)) Art Unit: 2817)) Examiner: Dean O. T akaoka)
Serial No.: 10/623,382	
Filed: July 18, 2003	
For: Double-Sided, Edge-Mounted Stripline Signal Processing Modules And Modular Network)))

RESPONSE TO FIRST OFFICE ACTION

Commissioner for Patents Mail Stop Fee Amendment P.O. Box 1450 Alexandria, VA 22313-1450 May 18, 2005

Customer Number 35735

Sir:

REQUEST FOR EXTENSION OF TIME

Applicant filed a bona-fide Response and Amendment on April 29, 2005 in response to the Official Action dated November 30, 2004, which had a three-month time in which to file a Response. Accordingly, Applicant requests a two-month extension of time in which to file this April 29, 2005 Response and Amendment.. A credit card authorization form in the amount of \$450 is enclosed to pay for the two-month extension of time (large entity). Please charge any additional fee or credit any refund to Deposit Account No. 502591. This Amendment and Response is filed within the on-month time period established by the Notice of Non-Compliant Amendment mailed on May 13, 2005. Accordingly, and additional extension of time fee is not required.

I hereby certify that this correspondence is being filed with the United States Patent and Trademark Office, Patents by facsimile directed to Examiner Dean O. Takaoka in Art Unit 2817 at (571) 273 1772 on May 18, 2005.

Michael J. Mehrman - Reg. No. 40,086

AMENDMENT

In response to the telephone conference conducted on April 26, 2005, please enter the claim amendments shown in the concurrently submitted Amendment Dated May 18, 2005 to place the application in condition for allowance.

RECORD OF TELEPHONE INTERVIEW

Undersigned Attorney for Applicant thanks Examiner Takaoka for the courtesy extended during the telephone interview conducted on April 26, 2005. The parties discussed Claim 1 several references including Nishikawa, U.S. Pat. No. 5,634,208, Rosen U.S. Pat. No. 4,879,711 and Koch, 5,032,803.

At the conclusion of the conference, there wan an agreement that claims entered in the form shown in the Amendment Dated April 29, 2005 would be allowable. Examiner Takaoka also reviewed and informally approved this amendment during a subsequent telephone conference on April 29, 2005. Applicant has therefore entered this to place the application in condition for allowance.

CONCLUSION

As discussed above, Applicant believes that the claims are in condition for allowance. If Examiner Takaoka believes that there are any issues that can be resolved by a telephone conference, or that there are any informalities that can be corrected by an Examiner's amendment, please call Mike Mehrman at (404) 497-7400.

Respectfully submitted.

Bv: Michael J. Mehrman

Reg. No. 40,086

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